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3	,	
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8	Of Counsel: U.S. Attorney	
9	Daniel G. Bogden Attorneys for United States	
10	Thurst Children States	
11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
13	UNITED STATES OF AMERICA	
14	Plaintiff,	
15	v. DENISE SIZEMORE, individually and	Case No. 2:16-CV-02209-JAD-CWH
16	as trustee of the Joan Anne Lynch Revocable Trust; JENNIFER KARTLER;	ECF No. 6
17	and CLARK COUNTY, NEVADA	
18	Defendants.	
19		
20	STIPULATED MOTION AS TO PRIORITY BETWEEN UNITED STATES AND CLARK COUNTY AND PROPOSED ORDER	
21	Plaintiff, the United States of America, and defendant Clark County, Nevada	
22	agree as follows:	
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	Stipulated Motion As To Priority Between United States And Clark County And Proposed Order (Case No. 2:16-ev-02209-JAD-CWH)	U.S. DEPARTMENT OF JUSTICE Tax Division, Western Region P.O. Box 683 Washington, D.C. 20044 Telephone: 202-616-3395

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- 1. This Stipulation concerns the real property described in paragraph 8 of the United States' Amended Complaint in this case. (Dkt. No. 1) The real property is known as the "subject property." The subject property is located within Clark County.
- 2. Clark County imposes property taxes upon the assessed value of real property within the County. By operation of Nevada law, Clark County has a lien upon real property in the amount of property taxes that are due but unpaid. NRS 361.450, et seq. Any Clark County lien on the Subject Properties shall remain until any and all real property taxes due and owing, along with all penalties and costs, are paid in full.
- 3. To the extent that property taxes imposed by Clark County have become due and payable, but have not been paid, those property taxes should be paid before the United States' interest or any other interest in the subject property is satisfied. 26 U.S.C. § 6323(b)(6).
 - 4. The parties agree to bear their own costs and fees.
- 5. Clark County agrees that this Court has jurisdiction over the res of the subject property.
- 6. Except as stated herein, Clark County consents to judgment as requested in the United States' Amended Complaint.
- 7. The United States and Clark County jointly request the Court to enter the following proposed order.

1 2 Dated this 26th day of October, 2016. Dated this 26th day of October, 2016. 3 CAROLINE D. CIRAOLO STEVEN B. WOLFSON Principal Deputy District Attorney 4 Assistant Attorney General **Civil Division** State Bar No. 001565 5 /s/Alexander E. Stevko ALEXANDER E. STEVKO /s/Shannon Wittenberger* 6 Ca Bar NO. 301359 Shannon Wittenberger Trial Attorney, Tax Division Deputy District Attorney 7 U.S. Department of Justice State Bar Mo. 012304 P.O. Box 683 500 South Grand Central Pkwy. 8 Washington, D.C. 20044 PO Box 552215 202-616-3395 (v) Las Vegas, NV 8915502215 9 202-307-0054 (f) 702-455-4761 (v) Alexander.Stevko@usdoj.gov 702-382-5178 (f) 10 shannon.wittenberger@clarkcountyda. Of Counsel: 11 U.S. Attorney * Permission to enter e-signature granted by email dated 10/25/2016 12 Daniel G. Bogden Attorneys for United States 13 **ORDER** 14 This stipulation [6] is approved. IT IS HEREBY ORDERED that, if the United States obtains 15 an order permitting it to sell one or more of the Subject Properties in connection with this case, the order shall provide for the payment of any due and owing real property taxes to Clark 16 County before payment is made against the United States' federal tax lien. Any Clark County lien on the Subject Properties shall remain until any and all real property taxes due and owing, 17 along with all penalties and costs, are paid in full. Subject to the terms of this stipulation and order, Clark County shall be deemed to have consented to entry of judgment against it as 18 requested in the United States' complaint. 19 20 Jennifer Dorsely 21 U.S. District Judge 12/22/16 22

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Stipulated Motion As To Priority Between United States And Clark County And Proposed Order (Case No. 2:16-cv-02209-JAD-CWH)

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